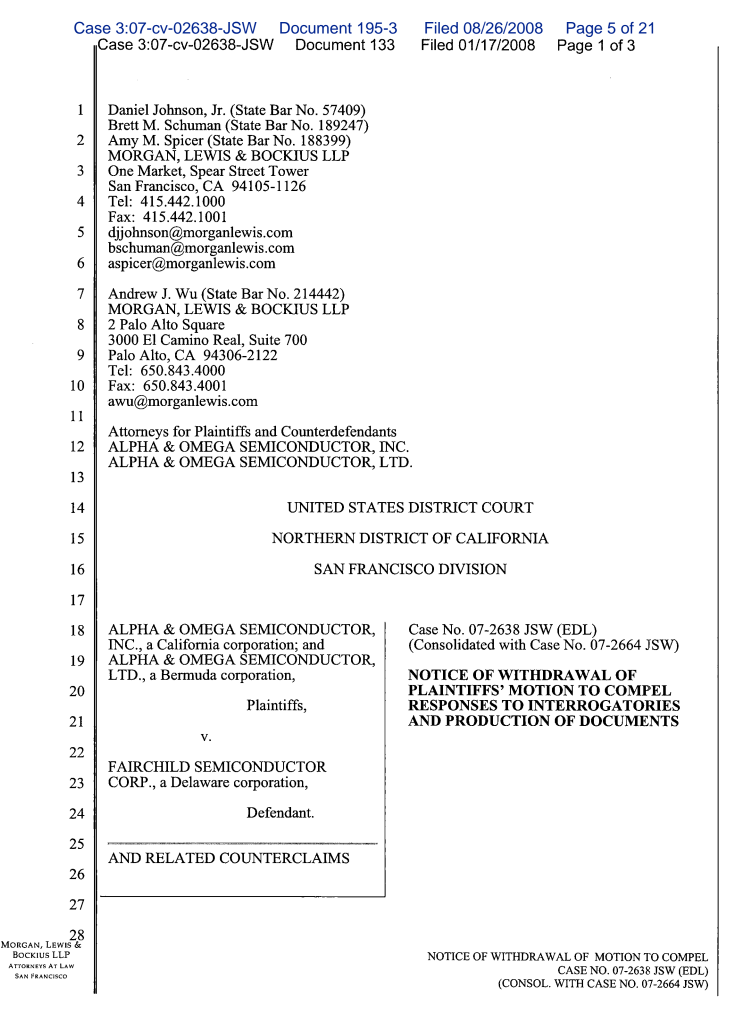
EXHIBIT E

1 TOWNSEND AND TOWNSEND AND CREW LLP ERIC P. JACOBS (State Bar No. 88413) PETER H. GOLDSMITH (State Bar No. 91294) ROBERT A. McFARLANE (State Bar No. 172650) IGOR SHOIKET (State Bar No. 190066) 3 Two Embarcadero Center, 8th Floor San Francisco, California 94111 4 (415) 576-0200 Telephone: 5 Facsimile: (415) 576-0300 E-mail: epjacobs@townsend.com 6 phgoldsmith@townsend.com ramcfarlane@townsend.com 7 ishoiket@townsend.com 8 Attorneys for Defendant and Counterclaimant FAIRCHILD SEMICONDUCTOR CORPORATION 9 10 UNITED STATES DISTRICT COURT 11 FOR THE NORTHERN DISTRICT OF CALIFORNIA 12 SAN FRANCISCO DIVISION 13 14 Case No. C 07-2638 JSW (EDL) ALPHA & OMEGA SEMICONDUCTOR. (Consolidated with Case No. C 07-2664 JSW) 15 INC., a California corporation; and ALPHA & OMEGA SEMICONDUCTOR, NOTICE OF WITHDRAWAL OF 16 LTD., a Bermuda corporation, MOTION TO COMPEL RESPONSES TO **INTERROGATORIES AND** 17 Plaintiffs and Counterdefendants, PRODUCTION OF DOCUMENTS 18 Date: January 22, 2008 FAIRCHILD SEMICONDUCTOR Time: 2:30 p.m. 19 Courtroom E, 15th Floor CORP., a Delaware corporation, 20 Hon. Elizabeth D. Laporte Defendant and Counterclaimant. 21 22 23 AND RELATED COUNTERCLAIMS. 24 25 26 NOTICE IS HEREBY GIVEN that defendant and counterclaimant Fairchild Semiconductor 27 Corporation ("Fairchild") hereby withdraws, without prejudice, its Motion to Compel Responses To 28 Interrogatories And Production Of Documents set for hearing on January 22, 2008 (court docket no.

- 1	
1	57). Fairchild is withdrawing the motion based upon the following premises: (1) the
2	parties are actively engaged in arriving at an agreement governing the use of
3	representative parts for purposes of discovery and trial, and such an agreement should
4	resolve the issues raised in the motion, and (2) plaintiffs and counterdefendants have
5	represented that they are withdrawing their motion to compel, which is also set for
6	hearing on January 22, 2008, for the same reason.
7 8	DATED: January 17, 2008 Respectfully submitted,
9	
10	By: <u>/s/Eric P. Jacobs</u> Eric P. Jacobs
11	Peter H. Goldsmith Robert A. McFarlane
12	Igor Shoiket TOWNSEND AND TOWNSEND AND CREW LLP
13	Two Embarcadero Center, 8th Floor San Francisco, California 94111
14	Telephone: (415) 576-0200 Facsimile: (415) 576-0300
15	Attorneys for Defendant and Counterclaimant
16	FAIRCHILD SEMICONDUCTOR CORPORATION
17	61260622 v1
18	
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20 21	
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EXHIBIT F



Case 3:07-cv-02638-JSW Document 133 Filed 01/17/2008 Page 2 of 3

On November 13, 2007, Alpha & Omega Semiconductor, Inc. and Alpha & Omega Semiconductor, Ltd. (collectively "AOS") filed a Motion to Compel Responses to Interrogatories and Production of Documents (Docket #71, hereafter "AOS's Motion to Compel"). Defendant Fairchild Semiconductor Corp. ("Fairchild") also filed a Motion to Compel Responses to Interrogatories and Production of Documents (Docket #57, hereafter "Fairchild's Motion to Compel"). Subsequent to the filing of these motions, and at the Court's suggestion, the parties have been meeting and conferring regarding an agreement to proceed with discovery on the basis of "representative parts." Such an agreement would, if achieved, obviate the pending motions. While the parties have not yet reached a representative parts agreement, the parties believe good faith negotiations towards such an agreement have progressed to the point that the pending motions to compel can be withdrawn.

Accordingly, AOS hereby withdraws its motion to compel, Docket #71, on the understanding that Fairchild is also withdrawing its motion to compel, Docket #57. AOS reserves its right to seek relief from the Court on discovery issues, including issues addressed in AOS's motion to compel, if the parties are unable to consummate the contemplated representative parts agreement. As Fairchild is simultaneously withdrawing its motion, AOS respectfully requests that the Court cancel the continued hearing on these motions currently scheduled for January 22, 2008.

Dated: January 17, 2008

MORGAN, LEWIS & BOCKIUS LLP

By: /s/ Brett M. Schuman
Brett M. Schuman

Inc.

NOTICE OF WITHDRAWAL OF MOTION TO COMPEL, CASE NO. 07-2638 JSW (EDL) (CONSOL. WITH CASE NO. 07-2664 JSW)

Attorneys for Plaintiffs and Counterclaim Defendants Alpha & Omega Semiconductor,

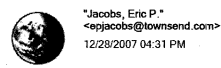
Ltd. and Alpha & Omega Semiconductor,

CERTIFICATE OF SERVICE

I certify that this document filed through the ECF system will be sent electronically to the registered participants as identified on the Notice of Electronic Filing (NEF).

/s/ Brett M. Schuman
Brett M. Schuman

EXHIBIT G



To awu@morganlewis.com, bschuman@morganlewis.com

cc "Shoiket, Igor" <ishoiket@townsend.com>

Subject Missing AOS Process Documents

Andrew.

As we discussed earlier today, we don't seem to have received process flows and recipes for a number of AOS processes that are referenced in some of the AOS documents. I've attached a spreadsheet that identifies some of those processes. In addition, I've attached PDFs that identify additional processes for which no flows/recipes were produced. Please review this and let us know if there are additional documents that have not yet been produced for these processes.

Also, please identify the process used to make each of the 342 accused AOS parts identified by part number in Fairchild's PICs. This will help us determine how to proceed on the representative parts issue.

Eric

Eric P. Jacobs

TOWNSEND and TOWNSEND and CREW LLP Two Embarcadero Center, 8th Floor San Francisco, CA 94111 Phone: 415.576.0200 Fax: 415.576.0300 epiacobs@townsend.com

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Missing AOS Process Documents sis AOS_F00013128_qual_product_list_mar2007.zip

EXHIBIT H

Ahren C. Hoffman/PA/MLBLaw 03/21/2008 05:00 PM

To "Jacobs, Eric P." <epjacobs@townsend.com>

hee

Subject RE: AOS v. Fairchild - today's meet and confer.

Eric,

During today's call, we heard from you that Fairchild will work diligently and in good faith to articulate meaningful groupings for AOS's products if and when it obtains the GDS files for each of the products on AOS's representative parts list. In light of that promise, and in the interest of reducing future discovery burdens, AOS will begin producing its GDS files next week. Please confirm that there are no misunderstandings here as to what Fairchild has promised and intends to do upon receiving AOS's GDS files. Thanks.

-Ahren

Ahren C. Hoffman Morgan, Lewis & Bockius LLP 2 Palo Alto Square 3000 El Camino Real, Suite 700 Palo Alto, California 94306 650-843-7250 (office) 650-843-4001 (fax) ahoffman@morganlewis.com

"Augustine Jr., Leonard J." < ljaugustine@townsend.com>



"Augustine Jr., Leonard J." < ljaugustine@townsend.com>

03/21/2008 03:03 PM

To ahoffman@morganlewis.com

cc aspicer@morganlewis.com, awu@morganlewis.com, bschuman@morganlewis.com, "Jacobs, Eric P." <epjacobs@townsend.com>, "Shoiket, Igor" <ishoiket@townsend.com>

Subject RE: AOS v. Fairchild - today's meet and confer.

Ahren,

I don't think anyone has circulated call-in information. Let's use the following:

Dial in Number 1- 888-899-7789 Participant Number 415-555-4829

Lennie Augustine

TOWNSEND and TOWNSEND and CREW LLP | 2 Embarcadero Center, 8th floor | San Francisco, CA 94111

Tel: 415-576-0200 | Fax: 415-576-0300 | Email: LJAugustine@townsend.com | Web: www.townsend.com

----Original Message----

From: ahoffman@morganlewis.com [mailto:ahoffman@morganlewis.com]

Sent: Friday, March 21, 2008 10:26 AM

To: Augustine Jr., Leonard J.

Cc: aspicer@morganlewis.com; awu@morganlewis.com; bschuman@morganlewis.com; Jacobs,

Eric P.; Shoiket, Igor

Subject: AOS v. Fairchild - today's meet and confer.

Lennie.

We are available at 3pm today to discuss GDS files. While we have your team on the line, I propose that we also address these issues:

- -Gate runner/wire bond exemplars and list of corresponding parts
- -De-designation from AEO to Confidential of Fairchild's Amended Representative Parts List dated 2/1/2008 (FAIR0019566A) and List of Part Number Corresponding to Technologies Identified in 2/1/2008 Representative Parts List (starting at FAIR0019567)
- -Explanation of how you grouped Fairchild's products into the listed families and identification of documents/persons relied on to create this list
- -Production of technical documents for additional Fairchild products in each listed family

Thanks, Ahren

Ahren C. Hoffman Morgan, Lewis & Bockius LLP 2 Palo Alto Square 3000 El Camino Real, Suite 700 Palo Alto, California 94306 650-843-7250 (office) 650-843-4001 (fax) ahoffman@morganlewis.com

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EXHIBIT I



"Augustine Jr., Leonard J." description

04/14/2008 05:29 PM

To ahoffman@morganlewis.com

cc aspicer@morganlewis.com, awu@morganlewis.com, bschuman@morganlewis.com, "Jacobs, Eric P." <epjacobs@townsend.com>, "Shoiket, Igor" <ishoiket@townsend.com>

Subject RE: AOS v. Fairchild - today's meet and confer.

Ahren,

We are already working toward the goal of identifying product groupings for AOS's products - we will of course continue to work in good faith toward that goal upon receiving AOS's remaining GDS files.

Lennie Augustine

TOWNSEND and TOWNSEND and CREW LLP | 2 Embarcadero Center, 8th floor | San Francisco, CA 94111 Tel: 415-576-0200 | Fax: 415-576-0300 | Email: LJAugustine@townsend.com | Web: www.townsend.com

----Original Message----

From: ahoffman@morganlewis.com [mailto:ahoffman@morganlewis.com]

Sent: Monday, April 14, 2008 5:14 PM

To: Augustine Jr., Leonard J.

Cc: aspicer@morganlewis.com; awu@morganlewis.com; bschuman@morganlewis.com; Jacobs,

Eric P.; Shoiket, Igor

Subject: RE: AOS v. Fairchild - today's meet and confer.

Lennie,

We have not heard from you as to whether, upon receiving AOS's GDS files, Fairchild will work in good faith to identify product groupings for AOS. Where do we stand on that?

-Ahren

Ahren C. Hoffman Morgan, Lewis & Bockius LLP 2 Palo Alto Square 3000 El Camino Real, Suite 700 Palo Alto, California 94306 650-843-7250 (office) 650-843-4001 (fax)

ahoffman@morganlewis.com

"Augustine Jr., Leonard J." ljaugustine@townsend.com>

04/14/2008 03:47 PM

To ahoffman@morganlewis.com

cc aspicer@morganlewis.com, awu@morganlewis.com, bschuman@morganlewis.com, "Shoiket, Igor" <ishoiket@townsend.com>, "Jacobs, Eric P."

<epjacobs@townsend.com>

Subj RE: AOS v. Fairchild - today's meet and confer.

ect

Ahren,

Your email below stated that you would begin producing GDS files the week of March 24-28. It is now April 14 and we still have not received any of these files. Please provide a date certain by which you will produce the missing GDS files.

Regards,

Lennie

Lennie Augustine

TOWNSEND and TOWNSEND and CREW LLP | 2 Embarcadero Center, 8th floor | San Francisco, CA 94111

Tel: 415-576-0200 | Fax: 415-576-0300 | Email: LJAugustine@townsend.com | Web: www.townsend.com

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Sent: Friday, March 21, 2008 5:00 PM

To: Jacobs, Eric P.

Cc: aspicer@morganlewis.com; awu@morganlewis.com; bschuman@morganlewis.com; Shoiket,

Igor; Augustine Jr., Leonard J.

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-Ahren

Ahren C. Hoffman Morgan, Lewis & Bockius LLP 2 Palo Alto Square 3000 El Camino Real, Suite 700 Palo Alto, California 94306 650-843-7250 (office) 650-843-4001 (fax) ahoffman@morganlewis.com

"Augustine Jr., Leonard J." < ljaugustine@townsend.com>

03/21/2008 03:03 PM

To ahoffman@morganlewis.com

cc aspicer@morganlewis.com, awu@morganlewis.com, bschuman@morganlewis.com, "Jacobs, Eric P." <epjacobs@townsend.com>, "Shoiket, Igor"

<ishoiket@townsend.com>

Subj RE: AOS v. Fairchild - today's meet and confer.

ect

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Dial in Number 1- 888-899-7789 Participant Number 415-555-4829

Lennie Augustine

TOWNSEND and TOWNSEND and CREW LLP | 2 Embarcadero Center, 8th floor | San Francisco, CA 94111

Tel: 415-576-0200 | Fax: 415-576-0300 | Email: LJAugustine@townsend.com | Web: www.townsend.com

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Eric P.: Shoiket, Igor

Subject: AOS v. Fairchild - today's meet and confer.

Lennie,

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- -Production of technical documents for additional Fairchild products in each listed family

Thanks, Ahren

Ahren C. Hoffman Morgan, Lewis & Bockius LLP 2 Palo Alto Square 3000 El Camino Real, Suite 700 Palo Alto, California 94306 650-843-7250 (office) 650-843-4001 (fax) ahoffman@morganlewis.com

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EXHIBIT J

Morgan, Lewis & Bockius LLP One Market, Spear Street Tower San Francisco, CA 94105 Tel: 415.442.1000 Fax: 415.442.1001 Morgan Lewis

Mary C. Wong Legal Secretary 415.442.1029 mcwong@morganlewis.com

www.morganlewis.com

February 22, 2008

VIA FEDEX

Leonard J. Augustine, Jr., Esq. Townsend and Townsend and Crew LLP 2 Embarcadero Center, 8th Floor San Francisco, CA 94111

Re: Alpha & Omega Semiconductor, Ltd. v. Fairchild Semiconductor Corp. Case No. C 07-2638 JSW (consolidated with Case No. C-07-2664 JSW)

Dear Mr. Augustine:

Per Brett Schuman's request, please find enclosed two CD's:

1. AOS-F 00014159 -- 00014638; and

2. AOS-F 05000011 - 05000024

Please note that both CD's are designated as "highly confidential – attorneys eyes only".

Very truly/yours.

Mary Q. Wong

Assistant to Brett M. Schuman

Encls.

c: Brett M. Schuman

